IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

MATTIEU BURKS,

Plaintiff,

Civil Action No. 9:16-CV-0759 (FJS/DEP)

٧.

CHAD STICKNEY, et al.,

Defendants.

APPEARANCES:

OF COUNSEL:

FOR PLAINTIFF:

STOLL, GLICKMAN & BELLINA LLP 475 Atlantic Avenue, Third Floor Brooklyn, New York 11217

LEO GLICKMAN, ESQ.

FOR DEFENDANTS:

HON. ERIC T. SCHNEIDERMAN New York State Attorney General The Capitol Albany, NY 12224

DENISE P. BUCKLEY, ESQ. Assistant Attorney General

DAVID E. PEEBLES CHIEF U.S. MAGISTRATE JUDGE

DECISION AND ORDER

This is an action brought by plaintiff Mattieu Burks pursuant to 42 U.S.C. § 1983 against a number of individuals employed by the New York State Department of Corrections and Community Supervision ("DOCCS") alleging that they subjected him to cruel and unusual punishment while confined in a New York State prison facility. During the course of discovery, plaintiff's counsel was provided with an investigative file created by the DOCCS Office of Special Investigations ("OSI") regarding the incident giving rise to plaintiff's claims. The case file was disclosed to plaintiff's counsel pursuant to a protective order issued by the court, on stipulation of the parties. Under that order, while plaintiff's counsel is authorized to permit plaintiff to review the materials disclosed, they are otherwise restricted to his counsel on an attorney's-eyes-only basis.

Currently pending before the court is plaintiff's request for declassification of portions of the OSI file under the governing protective order and, correspondingly, for authorization to publicly disseminate those documents. For the reasons set forth below, the request is granted in part.

I. <u>BACKGROUND</u>

Plaintiff commenced this action on June 27, 2016. Dkt. No. 1. In his complaint, plaintiff alleges that, at the relevant times, he was confined in the Clinton Correctional Facility ("Clinton"), a prison operated by the DOCCS. See generally id. Generally, plaintiff claims that while at Clinton he was harassed, assaulted, and deprived of certain basic necessities, including water and electricity. *Id.* Plaintiff's complaint asserts Eighth

Amendment cruel and unusual punishment claims against several named corrections officers, as well as additional, unidentified Doe defendants. *Id.*

During the course of discovery, plaintiff requested the production of a case file created by the OSI in connection with an investigation into plaintiff's allegation that he was assaulted by corrections officers at Clinton on July 5, 2015. To facilitate the production of that file by defendants' counsel, the parties entered into a stipulation providing for the entry of a protective order pursuant to Rule 26(c) of the Federal Rules of Civil Procedure. Dkt. No. 30. The protective order is limited in scope and specific to the OSI case file, and acknowledges the parties' recognition of the confidential and sensitive nature of that file and the security concerns and other deleterious effects that could result from public disclosure of its contents. See generally id. Paragraph eleven of the protective order provides that, in the event the parties dispute "the application of the terms of [the order] to any part of the Protected Records," they "reserve the right to seek an order from the Court regarding the part of the Protected Records in dispute." Dkt. No. 30 at 6. Following the entry of the stipulated order, the OSI case file was produced to plaintiff's counsel on or about January 15, 2017, redacted to remove social security numbers and

personal addresses and designated as CONFIDENTIAL ATTORNEY VIEWING ONLY. See, e.g., Dkt. No. 33-1.

Upon receipt of the OSI file, plaintiff's counsel sent a letter to defendants' attorney on January 19, 2017, objecting to the confidentiality designation with regard to certain portions of the OSI file. Dkt. No. 32-3. Assistant New York State Attorney General Denise P. Buckley responded by letter dated February 9, 2017, stating that her office was "instructed by the OSI that they will agree to vary the terms of the So-Ordered Stipulation and Confidentiality Order" in part, and enclosing fifty-one pages of records from the OSI file from which the confidential designation was removed, subject to minor redaction. Dkt. No. 32-4.

On March 9, 2017, pursuant to paragraph eleven of the protective order, plaintiff filed a motion with the court seeking an order releasing certain of the remaining contents of the OSI file from protection under the order. Dkt. No. 32. Plaintiff's motion implicates the following documents:

Bates Stamp Number	Description
6-10	Final OSI report
42-44, 112-114	Inmate witness statements
77-106	Transcript of question and answer proceedings, held on 10/14/15, involving defendant John Mark Cross
116-117	Plaintiff's statement to OSI

Dkt. No. 33 at 12-14. Defendants oppose plaintiff's motion. Dkt. No. 34.

Oral argument was held concerning the motion on March 31, 2017, during a telephone conference conducted on the record, at which time decision regarding the motion was reserved.

II. DISCUSSION

A. Conflict of Interest

In his motion, plaintiff argues that a conflict of interest exists by virtue of the fact that the New York State Attorney General represents both the defendants in this matter and the OSI. I disagree. The OSI is an organization within the DOCCS, the state agency for whom the named defendants work. The New York State Attorney General routinely represents those employed by the DOCCS who are implicated in litigation. I have been provided no reason to believe that the interests of defendants and OSI are in conflict, nor is there any basis to conclude that the dual role at issue will adversely affect the Attorney General's defense of the OSI or representation of the defendants. Accordingly, I find no basis to conclude that a conflict of interest exists as argued by plaintiff.

I note, in passing, that in accordance with the custom in this court, the New York State Attorney General was asked to produce the OSI file in order to obviate the need to obtain that file through the issuance of a non-party Rule

45 subpoena to the DOCCS. Because this procedure was followed as a matter of convenience to plaintiff, he should not now be heard to argue that, despite this accommodation, defendants' counsel may not advocate for confidentiality on behalf of the OSI.¹

B. Merits

Important to the analysis of plaintiff's motion is consideration of the procedural posture of the case. The parties are engaged in pretrial discovery, and no dispositive motions are currently pending in the action. At issue, then, are documents produced by defendants to plaintiff subject to a negotiated Rule 26(c) protective order, and whether those documents should be released from their confidential designation and made available to the public.²

Discovery in a civil action is a private process through which parties exchange documents that are not filed with the court, at least during the

At least one court has concluded that documents held by the DOCCS are effectively within the custody or control of individual DOCCS employees named as defendants in a lawsuit based upon the practical ability on the part of the New York State Attorney General, defendants' counsel, to obtain the documents. *See Gross v. Lunduski*, 304 F.R.D. 136, 142-43 (W.D.N.Y. 2014) ("Here, the record establishes Defendant, through his attorney, an Assistant N.Y. Attorney General, provided by the local office of the New York Attorney General, has the practical ability to acquire from DOCCS many of the documents requested by Plaintiff.").

During the hearing in this matter, plaintiff conceded that his intention, should his motion be granted, is to make the OSI documents "as public as possible."

discovery phase of an action.3 Accordingly, the public does not enjoy a presumptive right of access to discovery materials. Schiller v. City of N.Y., No. 04-CV-7922, 2007 WL 136149, at *2 n.2 (S.D.N.Y. Jan. 19, 2007); In re: Terrorists Attacks on September 11, 2001, 454 F. Supp. 2d 220, 222 (S.D.N.Y. 2006) (citing *United States v. Amodeo*, 71 F. 3d 1044, 1050 (2d Cir. 1995)). The public's right of access to discovery materials is triggered only when they become judicial documents filed with the court and assume relevance to the performance of the judicial function and usefulness in the judicial process. See Amodeo, 71 F.3d at 1050 ("Documents that play no role in the performance of Article III functions, such as those passed between the parties in discovery, lie entirely beyond the . . . reach [of the public's presumptive right of access]."); accord, In re: Terrorist Attacks on September 11, 2001, 454 F. Supp. 2d at 222. The public's right of access thus plays no role in analysis of plaintiff's motion.4

Prior to 2000, Rule 5(d) of the Federal Rules of Civil Procedure mandated that all discovery materials be filed with the court absent a court order excusing the requirement. *In re Agent Orange Prod. Liab. Litig.*, 821 F.2d 139, 146 (2d Cir. 1987). That requirement, however, has since been eliminated from the rules.

Some courts have cited *In re Agent Orange Prod. Liab. Litig.* for the proposition that the public has a right of access to materials exchanged in discovery. *See, e.g., Cooks v. Town of Southampton*, No. 13-CV-3460, 2015 WL 1476672, at *5 (E.D.N.Y. Mar. 31, 2015). *In re Agent Orange Prod. Liab. Litig.*, however, is readily distinguishable because it was decided under the prior version of Rule 5(d) of the Federal Rules of Civil Procedure, which required the filing of discovery materials.

The standard to be applied in evaluating plaintiff's motion depends upon whether it seeks a modification of the Rule 26(c) stipulated protective order, or, instead, by bringing the motion, plaintiff has invoked the right reserved under paragraph eleven of the order to challenge defendants' designation of certain portions of OSI file as confidential.⁵

In this case, the parties appear to agree that plaintiff is exercising a right that is specifically reserved under paragraph eleven of the protective order, permitting him to challenge a designation of "confidential." As such, the court

If a dispute arises as to the application of the terms of this Stipulation and Confidentiality Order to any part of the Protected Records and cannot be resolved by agreement, the parties, in accordance with the applicable Federal and Local Rules of Civil Procedure, reserve the right to seek an order from the Court regarding the part of the Protected Records in dispute. The terms of this Stipulation and Confidentiality Order shall remain in effect pending resolution of the dispute.

Dkt. No. 30 at 6. No standard is set forth for adjudicating such a challenge.

If the application is properly regarded as seeking a modification, it is subject to a stringent standard. The Second Circuit has recognized the presumptive unfairness of modifying protective orders that have been entered into to ensure "confidentiality and upon which parties have reasonably relied" in producing sensitive materials. *AT & T Corp. v. Sprint Corp.*, 407 F.3d 560, 562 (2d Cir. 2005) (citing *S.E.C. v. TheStreet.com*, 273 F.3d 222, 230 (2d Cir. 2001)). Accordingly, "[o]nce a court enters a protective order and the parties rely on that order, it cannot be modified 'absent a showing of improvidence in the grant' of the order or 'some extraordinary circumstance or a compelling need.'" *AT & T Corp.*, 407 F.3d at 562 (quoting *Martindell v. Int'l. Tel. & Tel. Corp.*, 594 F.2d 291, 296 (2d Cir. 1979)); *accord, Allen v. City of N.Y.*, 420 F. Supp. 2d 295, 300 (S.D.N.Y. 2006).

As discussed above, that paragraph provides as follows:

must examine the matter *de novo*, and the inquiry turns to whether the designating party has shown good cause to support the designation.⁷ *Schiller*, 2007 WL 136149, at *4. In making that analysis, I must apply the standard applicable to requests for protective orders under Rule 26(c) of the Federal Rules of Civil Procedure. *Id*.

Rule 26(c) authorizes the issuance of protective orders "to protect a party or person from annoyance, embarrassment, oppression, or undue burden or expense[.]" Fed. R. Civ. P. 26(c)(1). Before a protective order is issued, Rule 26(c)(1) requires a showing of "good cause." *Id.*; *see also Schiller*, 2007 WL 136149, at *2. Good cause exists when the party seeking protection demonstrates that "disclosure will result in a clearly defined, specific and serious injury. Broad allegations of harm, unsubstantiated by specific examples or articulated reasoning, do not satisfy the Rule 26(c) test. Moreover the harm must be significant not a mere trifle." *Schiller*, 2007 WL 136149, at *5 (citations and quotation marks omitted).

In this case, defendants contest disclosure of the materials at issue in light of alleged "legitimate security concerns[.]" Dkt. No. 34 at 3. More specifically, defendants argue that removing the confidentiality designation of

The court is somewhat troubled by the circularity of the protective order, with plaintiff at one point acknowledging the confidential nature of the OSI file and the harm that could come from disclosure of its contents, and yet reserving the right to argue that there is no good cause for shielding them from public disclosure. Dkt. No. 30.

the documents "jeopardizes the safety of . . . third parties who were interviewed on a confidential basis, [and] also reveals how OSI conducts witness interviews and how information is assessed by investigators for credibility and potential motives." Id. at 6; see also id. at 7 ("Release of the Protected Records also raises concerns about revealing to the prison population information about the OSI's investigative methods, tactics, strategic policies, and procedures."). Indeed, by entering into the stipulated protective order, plaintiff seemingly acknowledged that the OSI file contents "include the names of witnesses and other information that could impair future investigations, implicate security concerns, and are protected from disclosure by law enforcement privilege." Dkt. No. 30 at 1. The protective order further acknowledges that "the OSI is concerned that its ability to conduct future investigations will be compromised if sufficient measures are not taken to protect the confidentiality of witnesses." *Id.* at 3.

"Federal courts are sensitive to . . . valid prison security issues related to discovery in prisoner civil rights cases[.]" *Gross*, 304 F.R.D. at 156. In opposing plaintiff's motion, however, defendants have only articulated broad, overarching concerns that accompany the disclosure of virtually every report and document generated during a prison investigation, and have not focused upon the particular documents at issue and any specific harms that may be

caused by their release. Similarly, the protective order itself, although stipulated to by both plaintiff and defendants, echoes only the same types of vague concerns set forth in defendants' opposition to plaintiff's motion without addressing the specific contents of the OSI file.

A careful review of the disputed documents reveals that, with limited exception, they do not reveal information that will jeopardize the safety and security of any individual or at any prison operated by the DOCCS. Though defendants contend that the OSI file contents at issue disclose investigatory methodologies that risk the efficacy and security of future DOCCS and OSI investigations, this assertion is not borne out by the court's review of the disputed materials. The OSI final investigative report does not reveal any information regarding the underlying investigations completed by Clinton staff that is not already public knowledge or disclosed in documents not covered by the protective order. For example, the OSI final report discusses the investigation undertaken by defendant Cross into plaintiff's allegation that he was assaulted. The information generated during defendant Cross' investigation was compiled in a memorandum to his supervisor that he authored, which defendants voluntarily agreed to release from the protections of the protective order. Similarly, while the OSI final report discusses the investigation that Sergeant Peck undertook with respect to plaintiff's

allegations, his investigation was also memorialized in a memorandum that defendants have agreed to make public.

Although certain of the documents at issue disclose the identities of some of the non-party individuals interviewed during the investigations, those names and/or department identification numbers can, and must, be redacted to protect the individuals' identities.8 In addition, while defense counsel argued at the motion hearing that the contents of the witnesses' statements could reveal the identities of the inmates interviewed, the witnesses generally stated that they did not know what happened in connection with plaintiff's underlying allegation of assault or that they did not know plaintiff. Such information does not jeopardize the safety of the inmates interviewed or risk the utility of any future investigation. Moreover, I disagree with defense counsel that the witnesses' handwriting renders the authors identifiable. The three statements that actually include the witnesses' handwriting – which were taken in connection with a disciplinary hearing – include no more than eight words; the other three statements given by the same inmates were memorialized by the OSI investigator, not the witnesses.

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Accompanying service of this decision and order upon the parties is a copy of the documents at issue (Bates Stamp Nos. 6-10, 42-44, 77-106, 112-14, 116-17) with the redactions necessary to preserve the identities of the witnesses indicated.

In sum, I do not find that defendants have carried their burden of demonstrating good cause for restricting the documents at issue from public disclosure. In light of the well settled concern for general safety and security at DOCCS prison facilities, however, I will direct that plaintiff, who is a New York State prison inmate, may not obtain and/or possess a personal copy of the documents at issue. Instead, he may view the documents only while in the presence of his attorneys. Moreover, as was previously indicated, the court has approved redaction of the personal information of any inmate witnesses interviewed and contained in the documents to protect their identity.

III. SUMMARY AND CONCLUSION

While I remain sensitive to the safety and security considerations present at DOCCS facilities, as well as the concerns involving disclosure of investigatory materials and reports generated in connection with incidents occurring within DOCCS facilities, the stipulated protective order in this matter specifically reserved the right to challenge the confidentiality designation by motion to the court. At oral argument, the parties were in agreement that paragraph eleven of the protective order was properly invoked by plaintiff in this instance, and that plaintiff was not seeking a modification of the order. Accordingly, the burden falls upon on defendants to demonstrate good cause for maintaining the confidentiality of the

documents at issue. Because defendants have identified only broad security concerns and have failed to articulate any specific injury that may result from the public disclosure of the particular documents at issue, and thus have not established good cause for retaining the protected status of the documents in issue, it is hereby

ORDERED that plaintiff's motion for relief from the restrictions imposed by the protective order in this case with regard to the portions of the OSI file now contested (Dkt. Nos. 32, 33) is GRANTED, except that plaintiff is not permitted to possess a personal copy of the OSI, and the documents at issue must be redacted as indicated herein; and it is further

ORDERED that the clerk of court serve a copy of this order, as well as a copy of the challenged documents containing the court's redactions, on the parties in accordance with the local rules of practice for this court.

Dated: April 19, 2017

Syracuse, NY

David E. Peebles

U.S. Magistrate Judge

ANDREW M. CUOMO Governor

ANTHONY J. ANNUCCI Acting Commissioner

Office of Special Investigations

Final Investigative Report

I. Background

OSI Case #:

IAD/15/1183

Incident Date:

07/05/15

Facility/ Parole Office:

Clinton Correctional Facility (CF)

Complaint Source:

Julia Royal, mother of inmate Mattieu Burks 14A5477

Initial Allegation: Julia Royal, who identified herself as the mother of inmate Mattieu Burks 14A5477 reported receiving a letter from her son in which he told her that he was placed in IPC on 07/07/15 because the facility is attempting to cover up an assault. Burks, in his letter, said that he was assaulted by staff but they are saying that he was assaulted by another inmate.

Additional Allegation:

None

II. Summary of Investigative Findings

There is insufficient evidence to substantiate the allegations made by inmate Burks. During his interview, on 08/07/15, Burks identified one of the officers present when he was assaulted, as Officer Nolan. Yet, when interviewed again, by Investigator (Inv.) Christopher Tirado on 03/16/16, for the purpose of reviewing photo arrays Burks stated that he did not know either of the officers who had entered his cell and said that neither was depicted in the photo arrays. In fact, both Officer Nolans' who were on duty at the time of the alleged assault were in the photo arrays, as were other officers who were on duty in that area. The investigation, conducted by the facility, both of the Grievance and of the complaint, which is the predication of this investigation, were of such poor quality that it gives the appearance of a cover up. It is important to note that the only Grievance filed by Burks, relative to an assault was dated 07/02/15, a full three days before the alleged incident.

ill. Summary of Investigation

On 07/28/15, the Office of Special Investigations (OSI) received a telephonic complaint from Julia Royal, who identified herself as the mother of inmate Mathieu Burks 14A5477, reported receiving a letter from her son in which he told her that he was placed in IPC on 07/07/15, because the facility is attempting to cover up an assault. Burks, in his letter, said that he was assaulted by staff but they are saying that he was assaulted by another inmate. Royal was unable to provide any further information regarding the incident, (see items 1-2).

Inmate Burks was interviewed by the writer on 08/07/15. Burks said that he has been at Clinton CF since February 2015. On 07/05/15, he was housed in C-4-4. Burks was leaving the block for the evening meal and did not have his ID card so he was sent back to his cell. Later that evening two officers came to his cell. One was Officer Nolan and Burks did not know the name of the second officer but stated that he was young. The cell was opened and Nolan came in and grabbed Burks. The other officer reached around and punched Burks in the face. Nolan told the other officer not to punch Burks in the head, only the body. The officer pushed him into the wall and then they backed out of the cell and closed it. Burks said that he put in for medical the next day but it was a weekend so he told the nurse making rounds that he was assaulted. Later an officer came down and told Burks to leave things alone or it would get worse. Burks was seen by medical on 07/07/15 and told medical staff that he had been assaulted by officers. The nurse

Communilla.

called a sergent and Sgt. Cross came and told Burks to leave it alone but the nurse said that it had to be documented. Burks was photographed while at medical and got a ticket for fighting. The ticket was later thrown out. Burks said that his injuries consisted of swelling on the left side of his face and red marks on his back. Burks also said that he was dizzy from his head hitting the wall when he was pushed. Burks stated that he filed a Grievance, (see items 99-100).

Burks was interviewed again on 03/16/16, by Inv. Christopher Tirado. The purpose of the interview was to show Burks five photo arrays containing photos of the officers on duty in C-Block at the time of the alleged incident, as well as other officers on duty in the area who might have had reason to be in C-Block by virtue of their assignments. Inmate Burks was given 5 photo array cards, numbered 1 thru 5, each consisting of 6 black and white photos numbered 1 thru 6. Inmate Burks was instructed to review each of the 5 photo arrays and identify any persons involved in his alleged assault. He was instructed to take as much time as he needed, but not look to the presenter for any information or guidance in identifying any person or persons. Inmate Burks, after reviewing the photo arrays, stated the following; "I did not know the two officers who came in my cell at Clinton CF. Although I did see them when they entered my cell, they are not officers I has regular contact with. I reviewed all the photo cards and the pictures on them. The two officers who entered my cell at Clinton CF and assaulted me were not present in the photos." (see items 98 and 104, respectively).

A review of Inmate Grievance Program (IGP) files found one Grievance relative to an assault. Although the Grievance is dated as being filed on 07/16/15, the Inmate Grievance Complaint, filled out and signed by Burks, is dated 07/02/15, three days before the alleged assault. In that Grievance Burks alleges that harassment started shortly after he was interviewed regarding the escape from Clinton in June 2015, which Burks writes progressed to physical threats and two assaults. He provides no specifics for any of these incidents. The investigation was conducted by Sgt. Merit Peck. His memorandum, reporting that investigation, makes no sense. He references the alleged assault reported by Burks, which is in fact the focus of this investigation, he does not however appear to address anything contained in the Grievance he is investigating. The Grievance investigation found that Burke made the "allegations are a way for inmate Burks to circumvent the fact that he now has a need for IPC and is having troubles mentally adjusting to the fact of that.........". The Grievance was dismissed without merit, (see items 4-18).

A review of Burks' IRC File found a Tier Hearing Packet for his IPC status. The hearing was conducted by SORC Robert Boissy who found that IPC was appropriate. The finding was appealed and upheld by SHU, (see items 19-31).

The Tier Hearing concerning the Misbehavior Report (MBR) issued by Sgt. Cross, charging Burks with fighting and unreported illness was dismissed on appeal, as there was no record of OMH status being considered, (see items 37-40).

Tapes for both the Tier Hearing resulting from the MBR and the IPC were reviewed. Those tapes show clearly that Burks maintained that he had never told Sgt. Cross that he was assaulted by inmates, but rather that he had been assaulted by staff, (see items 101, 102 and 103, respectively).

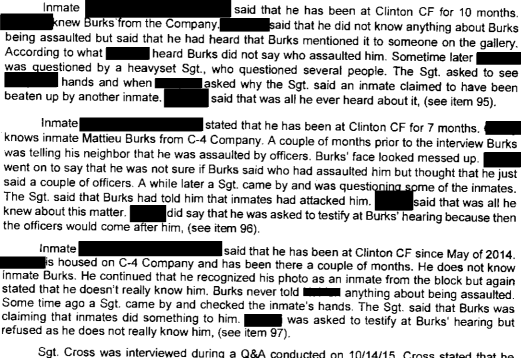
A Facility Investigation was located in the Security Office files which is directly related to this investigation. That documentation shows that on 07/07/15, during sick call, Burks reported to medical staff that he had been assaulted by staff. Sgt. John Cross responded to handle this matter. Burks was seen by medical personnel and photographed. According to Sgt. Cross' report Burks said that the day after the lockdown ended officers pulled him out of line when he was going to the East Mess Hall for chow, beat him up and then let him go to the Mess Hall to finish his meal. Burks could not provide any witnesses. Cross also reported Burks saying that he was being let out of his cell to be interviewed (apparently during the escape investigation) and the inmates on the block labeled him as a "rat". Burks said he was involved in an altercation on C-4 gallery a couple of days earlier with some inmates when they were let out for chow. Cross issued a Misbehavior Report (MBR) for failure to report an injury and fighting. Sgt. Cross also reported interviewing inmates on C-4 and stated that they refused to discuss any altercation. They did reportedly tell him that no inmates were removed from the gallery during any chow run. Cross concludes that Burks wanted to get out of C-Block after being labeled as a "rat" and because of the alleged altercation, (see items 32-36).

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A review of Burks' medical records show he was seen on 06/29/15 and his medication was discontinued due to an ongoing refusal to take them. He was seen again at AM sick call on 07/07/15 at which time he stated that he was assaulted by staff. He presented with a large contusion on the left cheek and discoloration under the left eye he was referred to the ER for an accident report. He was seen in the ER following sick call and that documentation list a slightly blacked left eye. Burks complained of initial dizziness but did not have any at the time he was seen. Burks reported to medical staff that he had been assaulted by staff, (see items 56-59).

The photographs taken in connection with Sgt. Cross' Facility Investigation were obtained for inclusion in this case file. Those photos show a clearly an injury to the left eye area, (see items 48-55).

Three inmates that Burks had called as witnesses at his IPC hearing, from C-Block 4 Company, were interviewed on 09/28/15.



Sgt. Cross was interviewed during a Q&A conducted on 10/14/15. Cross stated that he initially became involved with inmate Burks after being notified by RN Lynne Khan that Burks had come to sick call and reported being assaulted by staff. According to Cross, Burks claimed to have been assaulted in the hallway on the way to the Mess Hall. Cross said that he interviewed several hospital porters who were housed on C-4 and was told that nothing had happened when the company went to the Mess Hall. Cross could not identify anyone that he had interviewed. Cross then spoke to Burks again, with Burks allegedly telling him that he had been involved in an altercation with inmates. Cross then went back to the porters who said there had been an incident on the gallery but they refused to talk about it. Cross then checked the hands of the inmates and found nothing indicating they had been in a fight. Sgt. Cross testified that he was simply too busy to conduct a thorough investigation. Cross simply ignored the allegation that Burks had been assaulted by staff, (see items 60-89 and 90-94, respectively).

The C-Block Log Book for the date in question was obtained and identified the officers on duty as Christopher Bouvia and Jonathan St. Louis. Further inquiry identified other officers likely to be in the C-Block area as Darren Nolan, Luke Nolan and Justin St. Louis. All of those officers were included in the photo arrays which were shown to inmate Burks, as reported, supra, (see items 104).

IV. Findings and Recommendation

•	Initial Alle	gation:		Substantiated	⊠ U	nsubstantiated	Unfounded
•	Additional	Allegation:		Substantiated	□ Ur	nsubstantiated	Unfounded
•	Other Find	ings:	X	Yes	□ N	0	
•	PREA:			PREA		☑ Not PREA	
	S-1	□ S-2		□ 1-1		□ I-2	1-3

Description of Findings:

The investigation into Burks' allegation found insufficient information to substantiate the allegation. The investigation did determine that Burks was assaulted by someone. When initially interviewed Burks identified one of the officers who allegedly came into his cell and assaulted him as Officer Nolan. When interviewed again and shown photo arrays, Burks could not identify anyone in those arrays and told Inv. Tirado that he did not know who had assaulted him. His injuries are consistent with the description of events he provided during his initial interview. Burks clearly maintained throughout the process that he was assaulted by staff, repeating the allegations during both his Tier Hearing and IPC Hearing. His initial identification of one officer and his later statement that he did not know who assaulted him, along with his mental health status (1S) casts serious doubt on his credibility, leading to the finding in this case of "unsubstantiated".

What is concerning in this matter are the Facility Investigation conducted by Sgt. John Cross and the Grievance investigation conducted by Sgt. Merit Peck.

In his investigation of Burks' allegation of assault by staff, Cross simply ignores that allegation. According to Cross Burks also alleged he was assaulted by inmates. Whether or not that was ever said is an unanswered question. However, Cross clearly ignores the possibility that Burks could have been assaulted by staff and did almost nothing to determine if Burks was assaulted by inmates. Cross attributes this to a lack of time to do an appropriate investigation.

Sgt. Peck's investigation of the Grievance defies all logic. Peck reports that the Grievance was filed on 07/02/15. Peck reported that when he interviewed Burks, that Burks' only concern was being placed in IPC and never mentioned being assaulted by staff. If the Grievance concerned an allegation of assault by staff it would seem apparent that Peck should have asked about that but he apparently did not. He then references Sgt. Cross' investigation which he attached to his packet. In attaching that document, one can only assume that he would have read it and in doing so would have seen that Burks alleged to Cross he was assaulted on 07/05/15, a full three days after the Grievance was filed. This would lead a reasonable person to conclude that these must be 2 completely separate allegations. The conclusion that Peck reaches appears to be unsupported by any facts, as he has no facts and conducted no investigation.

Recommendation(s):

Based upon the information contained in this case file, it is recommended that this matter be submitted for review and closed as unsubstantiated.

It is further recommended that this matter be forwarded to Supt. Michael Kirkpatrick, Clinton CF and that a formal counseling be issued to both Sgts. Cross and Peck, in regards to their investigations.

S CONSIDENTIAL

Refer to:			
□ N/Å			
☐ Bureau of Labor Relations			
☐ Criminal Prosecution			
☐ DOCCS Executives			
☐ Community Supervision Administra	tion		
☑ Facility Administration			
☐ Other		,	
If Other, Explain: Describe			
Administrative Review / Change of a	Policy and Pro	pandurau N. Van	□ N-
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0) 10 10 10 11 11			
Closed Case Victim Notification	⊠ Yes	□ N/A	
Close Case Subject Notification	⊠ Yes	□ N/A	
Report Prepared by:			
Stanton F Marilla A D			
Stephan F. Weishaupt Senior Inve	stigator		
		Date: 7/20/2016	
Signature		Date. 7/20/2010	
Report Reviewed and Approved By:			
Mark J. Miller Deputy Chief			
Signature		Date: 8/6/2016	
- 3			

ATTORNEY VIEWING ONLY

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Corrections and Community Supervision

ANDREW M. CUOMO Governor ANTHONY J. ANNUCCI Acting Commissioner

ATTORNEY VIEWING ONLY

NEW YORK STATE DEPARTMENT OF CORRECTIONS & COMMUNITY SUPERVISION OFFICE OF SPECIAL INVESTIGATIONS REPORT OF INTERVIEW

NAME:	
IDENTIFICATION: SS# or DIN#:	
DATE: 9/38/15 TIME: 1045_ LOCATION: Clinton CF	
INVESTIGATOR: /A/EISHAUPI	
T. HAVE BEEN AT CLINTON OF FOR 10 MONTHS. I KNOW	
WINDOOR MATHIELL BURYS FROM THE COMPANY he OCKER	
IN HO WILL I DON'T KNOW ANYTHING ABOUT HIM BEING	
ACCALLTED BURKS MENTIONED SOMETHING ABOUT IT TO]
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ST. HE QUESTIONED SEVERAL PEOPLE. HE ASKED TO SEEMY HANDS AND WHEN THE I ASKED HIM WHY HE	
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BY ANOTHER INMATE. THAT WAS ALL I EVER HEARP	
ABOUT.	
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Corrections and Community Supervision

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ANDREW M. CUOMO Governor

ANTHONY J. ANNUCCI Acting Commissioner

NEW YORK STATE DEPARTMENT OF CORRECTIONS & COMMUNITY SUPERVISION OFFICE OF SPECIAL INVESTIGATIONS REPORT OF INTERVIEW

LEW WENTAL

NAME:	I.G. CASE#:
IDENTIFICATION:	SS# or DIN#:
DATE: Q/28/15 TIME: //AM	LOCATION: CINTON CF
INVESTIGATOR: WEISHAUPT	A. atta Andrews
•	_
I HAYE BEEN AT CLINTON CF.	FOR TMONTHS. I KNOW
INMATE MATHIEUR RURKS FROM	C-4 company. A couple
OF MONITUS AGO BURKS WAS 7	ELLING HIS NEIGHBOR THAT
HE WAS ASSAULTED BY COS. UP. I DON'T REMEMBER IF HE	HIS FACE LOOKED MESSED
UP. I DON'T REMEMBER IF HE	SAID WHO, I THINK
HE JUST SAID A COUPLE OF O	FFICERS. A WHILE HETER THIS
A SOT. CAME AROLIND AND WAS O	PUESTIONING SOME OF US.
HE SAID THAT BURKS TOUD HIS	M THAT WE (INMATES) HAD
ATTACKED HIM. THAT IS ALL	I KNOW ABOUT THIS. I
WAS ASKED TO TESTIFY AT A B	BURKS HEARING BUT I
REFUSED BECAUSE THEN THE	(Os would come APTER MIT.
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Corrections and Community Supervision

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ANDREW M. CUOMO: Governor ANTHONY J. ANNUCCI Acting Commissioner ATTORNEY VIEWING ONLY

NEW YORK STATE DEPARTMENT OF CORRECTIONS & COMMUNITY SUPERVISION OFFICE OF SPECIAL INVESTIGATIONS REPORT OF INTERVIEW

CONFIDENTIAL

NAME: 1.G. CASE#:
IDENTIFICATION: SS# or DIN#:
DATE: 9/28/15 TIME: 11/5 am LOCATION: Chinton CF
INVESTIGATOR: WEISHAUPT
,
I HAYE BEEN AT CLINTON OF SINCE MAY OF 2014. I
AM HOUSED ON C-4 AND HAVE BEEN THERE FOR A COUPLE
OF MONTHS. I DON'T KNOW INMATE BURKS. I RECOGNIZE
HIM FROM THE BLOCK BUT I DON'T KNOW HIM AT ALL.
HENEUED SAID ANYTHING AROUT BEING ASSAULTED. A SOT.
CAME BY AND CHECKED OUR HANDS. HE SAID THAT BURKS
WAS CLAIMING THAT INMATES DID SOMETHING TO HIM.
T WAS ASKED TO TESTIFY AT A TIER BEARING BUT I
REFUSED BECAUSE I DION'T REALLY KNOW THE INMATE.
000114

The Harriman State Castrias, 1220 Washington Avenue, Albany, NM 12226-2050 (518) 457-8126 www.doccs ov pov

FORM 2178A (01/14)

NEW YORK STATE DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION Chaden Correctional Facility

REQUESTED INMATE WITNESS REFUSAL TO TESTIFY IN TIER II OR TIER III DISCIPLINARY HEARING

Accused tymps Last Name, Past Name ON 6	hereby refuse to testify on behalf of in his Tier II/III hearing for a misbehavior	
report dated 7-21-15 for the following reason(s):		
Please give specific reason(s) for refusing to testify:	~ · ·	
I was not iteració i happenied.	where what Everes	
If the Hearing Officer is not satisfied with the reason given, the inm	ate witness may be called upon to clarify his refusal.	
	7-21-15	
S. Landing Co	7-26-15	
was specifically asked t	o provide a reason for his refusal to testify and	
refused to provide further information.		
Emalayee Signature	Lage	.
Hearing Officer met with inmate to discuss refusal and ob-	otain further details	vom Jenija
Nearing Officer Signoscre	Date	

NEW YORK STATE DEPARTMENT	OF CORRECTIONS AND COMMUNITY SUPERVISION
Clinte	CORRECTIONAL FACILITY
REQUESTED INMATE WITNESS REFUSA	AL TO TESTIFY IN TIER II OR TIER III DISCIPLINARY HEARING
	hereby refuse to testify on behalf of in his Tier II/III hearing for a misbehavior
eport dated 7/2//5 for the follow	(**
Please give specific reason(s) for refusing	
I do not know	, that person:
1944-194-194-194-194-194-194-194-194-194	
The state of the s	
the Hearing Officer is not satisfied with the reaso	on given, the inmate witness may be called upon to clarify his refusal.
	•
S. Larand co	7/21/15 7/21/15
Employee Signature	Oafe
was specif	fically asked to provide a reason for his refusal to testify and
efused to provide further information.	
Employee Signature	Ozic
dearing Officer met with inmate to discuss	refusal and obtain further details

Date

Hearing Officer Signature

NEW YORK STATE DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION CORRECTIONAL FACILITY

REQUESTED INMATE WITNESS REFUSAL TO TESTIFY IN TIER II OR TIER III DISCIPLINARY HEARING

tionale Wilness, Lasi Name, First Name Dir	, hereby refuse to testify on behalf of
Accused himsle Last Name, Fast Name OIN #	In his Tier II/III hearing for a misbehavior
port dated for the following	o reason(s):
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ease give specific reason(s) for refusing to	testify;
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	given, the Inmate witness may be called upon to clarify his refusal
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S. Land Co	7/1/10
Employee Signature	Odie Odie
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house Withosa Name	cally asked to provide a reason for his refusal to testify and
fused to provide further information.	
Employee Signature	. 03/e
earing Officer met with inmate to discuss re	·
	CONFIDEN
Hearing Officer Signature:	Date

STATE OF NEW YORK DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

In the Matter

Case Number IAD 15/1183

TRANSCRIPT OF PROCEEDINGS held in the above-entitled matter on the 14th day of October 2015, commencing at, approximately, 9:10 a.m., at the New York State Department of Corrections and Community Supervision, State Campus, Building 2, Albany, New York.

APPEARANCES:

FOR THE OFFICE OF SPECIAL INVESTIGATIONS

STEPHAN WEISHAUPT Senior Investigator

FOR THE CORRECTIONS OFFICERS

LIPPES MATHIAS WEXLER FRIEDMAN L.L.P. 54 State Street, Suite 1001 Albany, New York 12207-2515 BY: LAWRENCE R. SCHAEFER, ESQ.

ALSO PRESENT: NICK MOORE, Chief Steward/Clinton CF

RICKY BRUNELLE, Northern Region Business Agent

ATTORNEY VIEWING ONLY

REPORTED BY: Cynthia Schultz

1	PROCEEDINGS
2	(Prior to the commencement of the Q&A,
3	State's Exhibit Number 1 was marked for
4	identification, this date.)
5	JOHN CROSS,
6	having been first duly sworn by the Notary Public, was
7	examined and testified as follows:
8	EXAMINATION BY MR. WEISHAUPT:
9	Q All right. For the record, my name is Steve
10	Weishaupt. I'm a Senior Investigator with the Office
11	of Special Investigations and you've been ordered here
12	today as part of an investigation my office is
13	conducting. Before we go any further, I'm gonna give
14	you a copy of Department Directive 0102 and ask that
15	you review that with your attorney.
16	MR. SCHAEFER: We went over this
17	beforehand. Do you have any questions of me?
18	THE WITNESS: No. Nothing.
19	MR. SCHAEFER: Do you understand all your
20	rights?
21	THE WITNESS: Yes. I do.
22	MR. SCHAEFER: Okay. Sergeant Cross is
23	compelled here to testify. Is that correct?
24	MR. WEISHAUPT: That's correct.
25	MR. SCHAEFER: Okay. We'll get a copy of

(Proceedings - CROSS)

- the transcript after it's completed?
- 2 MR. WEISHAUPT: You will.
- 3 MR. SCHAEFER: Very good. Thank you.
- 4 MR. WEISHAUPT: We'll note your request,
- 5 for the record.
- 6 MR. SCHAEFER: I appreciate it.
- 7 BY MR. WEISHAUPT: (Continued)
- 8 Q For the record, would you state your full name and
- 9 title, please?
- 10 A It's John Mark Cross, Sergeant at Clinton Correctional
- H Facility.
- 12 Q Sergeant Cross, how long have you been with the
- 13 Department?
- 14 A I got two seniority dates. I started in March of '84.
- 15 Q Okay.
- 16 A In June of 2000, I was terminated for a Worker's Comp
- injury, and I was reinstated in January of 2005. I
- have a seniority date now of 10/20 of '90.
- 19 Q Okay. What did they do, combine them?
- 20 A They just the time that I was out was, basically,
- 21 for a Worker's Comp thing and I was terminated, so it
- 22 took a while to get my job back.
- 23 Q How long have you been a sergeant?
- 24 A July 12th, 2010, five years.
- 25 Q Okay. And how long have you been at Clinton?

- 1 A Since February 16, 2012. As a sergeant.
- 2 Q I'm gonna show you what's been marked as State's
- 3 Exhibit I for identification and ask you to review
- 4 those documents.
- 5 (The witness examined the documents.)
- 6 A Okay. Yeah. There was pictures also with this, too.
- 7 You know that. Right?
- 8 Q Yes.
- 9 A Okay.
- 10 Q Have you had a chance to review that and can you
- identify that document for me?
- 12 A Yes. It was a To/From that I wrote for Captain
- 13 Devlin.
- 14 Q This regarded an Inmate Burks?
- 15 A Yes, sir.
- 16 Q DIN Number 14A54779
- 17 A Yes.
- 18 Q Okay. How did you come to be involved with this
- 19 incident, or whatever it was?
- 20 A The morning of the 7th, I was the Hospital Sergeant. I
- 21 had the Hospital Sergeant at Clinton Correctional
- 22 Facility, it was my bid at the time. I don't any
- 23 more. I was doing a I was on the 2 Floor. I was
- doing a contraband protocol for an inmate who was on a
- contraband watch.

5 6

(Proceedings - CROSS)

. 1	I got notified via the radio system that the 1
2	Floor Hospital, where there were sick calls being
3	held, needed my attention. So I called down there to
4	find out what was going on, 'cause we were dealing
5	with the inmate that had the contraband watch.
6	One of the officers answered the phone. Stated
7	that, "Nurse Khann needs to see you in regards to an
8	inmate." I says, "I'll be right down." We put the
9	inmate back inside his cell. That has to be
10	supervised.
# # # # # # # # # # # # # # # # # # #	I went downstairs to see Nurse Khann. She says,
12	"I have Inmate Burks here, stated that he got beat up
13	by staff." I says, "Okay. Fine." I had an officer
14	take him upstairs to the emergency room. And I asked
15	her if there was any statement or anything that he
16	gave. She said that, "All he said is he was beat up
17	by staff."
18	I took him upstairs to the emergency room, and I
19	believe it was Nurse Fitzgerald is the one who was
20	giving him medical treatment. He did have injuries.
21	He had something with his, I'm not sure what eye it
22	was, but there was a small mark on his eye.
23	MR. WEISHAUPT: Cynthia, would you mark
24	that as one item, please.
25	(State's Exhibit Number 2, consisting of

(Proceedings - CROSS)

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P		eight pages, was marked for identification, this
2		date.)
3	Q	I'm gonna show you what's been marked State's Exhibit
4		2 for identification, which is a set of eight
5		photographs. Take a look at those and tell me if
6		those are the photographs that you directed be taken.
7		(The witness examined the photographs.)
8	Ą	Yes. They are, sir.
9	Q	Okay. And they depict an injury to his left eye?
10	A	Yes. And he complained of left eye and back of his
11		elbow and he complained of pain in the back of his
12		neck.
13	Q	Okay.
14	A	I believe that's all documented on there. Medical
15		report, also.
16	Ŏ	Okay. So what did you do then?
17	ā	What I did is, he was being treated. Once the
18		treatment was done, he was then still in the ER. I
19		asked him what had happened. He said that on July $5^{\rm th}$
20		he was going to Chow. And I asked him three times,
21		what Chow? He said he didn't remember. But he only
22		went to Chow three times that day 'cause July 5th was a
23/		Sunday,
24		That he was walking from C-Block to D-Block in
25		the hallway, going up the stairs. And by the D-Block

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(Proceedings - CROSS)

Ĭ		gate, he said an officer pulled him out, beat him up,
2		put him back in line, and let him go to Chow.
3	Q	Okay.
4	A	So I asked him who the officer looked - what the
5		officer looked like. He said he didn't know. I asked
6		him if there was any inmates that saw this that I
7		could verify this with. He said there wasn't any. He
8		didn't have any names and numbers of any inmates.
9		I asked him if there was any other officers
10		around that saw this. He said, "No." I asked if he
		had reported this to anybody, prior to today, and he
12		said, "No."
13		So, I was still doing some more paper work and
14		stuff. The Porters from C-4 Company, which is the
15		same Company that he locks on, are Hospital Porters.
16		I have Porters on the $1^{\rm st}$ Floor, the floor that I was
1.7		on with the ER, I have Porters on the 2 nd Floor, which
18.		is the floor that houses inmates for the outside
19		trips, special watches, and ISO cells, and then we
20		have Porters on the 3rd Floor, which is OMH.
21		I then asked every one of them individually if
22		they went to Chow, and the ones that went to Chow on
23		that day - some went to two meals, some went to three

24

25

across at all.

meals - said that there was no altercation that came

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(Proceedings - CROSS)

1 Then I asked them, point blank, said, "Listen, was there anything that happened in the hallway to or from Chow with any inmate?" "No, Sarge. There was 3 nothing." I asked them individually, by themselves. 4 They all told me nothing happened to him from Chow, 5 6 with him. 7 0 Okay. 8 So, I dome back downstairs. I asked them if there was 9. any altercations or anything that happened in or out 10 of the Mess Hall, or anything at all, and they said, 11 "No." 12 So I went back downstairs. I told Inmate Burks 13 that I had just interviewed about 20% of his population that goes to Chow with him. There's seven 14 inmates, there's 30 some-odd inmates on the Company. 15 So I'm working rough figures here. But I interviewed 16 17 seven inmates. 18 \circ Okay. And all of them told me nothing had happened going to 19 Д 20 and from Chow. 21 \mathbf{O} Okay. 22 I asked him to start telling me what's really going A 23 on, and he tells me that he's been pulled out of the Block after the Joyce Mitchell escape, or the escape 24 25 that Joyce Mitchell helped with, 'cause he was in the

(Proceedings - CROSS)

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- Tailor I shop.
- 2 Q Okay.
- 3 A He said he'd been pulled out, like, four, five
- 4 different times. He mentioned all kinds of agencies.
- The CIU team came down and got him. The BCI
- 6 investigated him. The IG investigated him. He said
- 7 there was even some guys from the State Police and the
- 8 CIU. Apparently, after each time what these people
- 9 were doing, they were doing snatch-and-grab inmates
- 10 out of the Block.
- H Q Okay.
- 12 A And they labeled him as Joyce Mitchell's boy toy and
- that he was a rat. And he said a couple days prior to
- 14 the story he then came up with for this about being
- beat up, he got into an altercation with a group of
- 16 inmates on the Company.
- 17 Q Okay.
- 18 A Okay. Fine. So I go back upstairs. I go to the same
- 19 Porters as before, into the same isolated rooms, and
- 20 stated to them, "What happened on 4-Company? Was
- there an incident that took place on 4-Company in the
- 22 last couple of days?
- "Sergeant Cross, I can't talk about it." I said,
- 24 "What do you mean?" "You've been around long enough.
- 25 You know I can't talk about it." I says, "Okay.

l		Fine."
2		So I checked their hands, and there was nothing
3		on their hands at all, or any type of defensive
4		wounds. But when an inmate tells me that there's
5		something that happened on that Company, then I'm apt
6		to believe that what he's now telling me - that he got
7		involved with an altercation with an inmate - then
8		that's the situation that transpired, and that's the
9.		route I went with.
10	Q	Okay. Did you interview any other inmates on the
11		Company?
12	A	No. I didn't have the opportunity.
13	Q	Okay.
14	Α	I'm not being sarcastic, but, I mean, with the
15		Hospital and other duties and stuff. When the inmates
16		came back and told me that, "Sarge, we're not gonna
17		talk about it," that's telling me that there's an
18		issue.
19		When they told me, flat out, before that, "No.
20		This didn't happen," if they would have told me that
21		"No. It didn't happen," then I would have had to use
22		another alternative for an investigation.
23	Q	Did you document any of these interviews?
24	A	Only on - only on that paper right there (indicating).

So you -

25

- The C-4 inmates that I'm talking about on there are
- 2 Porters from -
- 3 Q I'm talking about Exhibit 1. There's no other
- 4 documentation, then, that exists?
- 5 A No.
- 6 Q So how can I tell which inmates you interviewed?
- 7 A Some of the Porters still work at the facility. Some
- 9 Q How can I tell what inmates you interviewed?
- 10 A I don't know that you're gonna be able to.
- 11 0 Can you tell me who they were?
- 12 A I know there's three of them still working in OBS. I
- don't know their names, but I know what they look
- 14 like.
- 15 0 Okay.
- 16 A For his safety and security in there, I didn't put
- 17 inmates' names and numbers. Maybe I should have, but
- 18 I didn't.
- 19 b Well, the problem I have with this is, I interviewed
- 20 three inmates and all the inmates told me the same
- 21 thing and I interviewed them individually on
- 22 different dates, I believe that you came and talked
- 23 to them, and you asked to see their hands, and you
- 24 told them that this inmate had told you that he was
- 25 beaten up by another inmate. You never mentioned

- I anything about staff. All these other inmates told me
- 2 that they were aware that Burks was claiming he was
- 3 assaulted by staff. Did you ever speak to any staff?
- 4 A No.
- 5 Did he claim, to you, initially, that he'd been 0
- 6 assaulted by staff?
- 7 Α While going to the Mess Hall. Yes.
- 8 Okay. Look, we know each other, we've known each
- 9 other a long time. I'm gonna be straight up front
- 10 with you. This thing looks like a cover-up.
- 11 Α Let me ask you a question, if I can.
- 12 0 Go ahead.
- 13 What are the possibilities of an inmate, in a hallway,
- 14 being taken out, beat up by an officer in front of
- 15 other inmates, and put back in going to Chow?
- 16 Q That's not the story he told me.
- 17 But that's - that's what he told me.
- 18 Okay. Did you take a statement from him?
- 19 From him?
- 20 Yeah.
- 21 That statement that should be right there
- 22 (indicating), the top part of it.
- 23 Did you take anything that he signed?
- 24 Only the VPC refusal form. That's the only thing I
- 25 took from him.

- Q And you didn't take statements from any of these other
- 2 inmates?
- 3 A No. I did not. And we don't do that.
- 4 Q Okay.
- 5 A I mean, that's the thing, we don't. I mean, I don't -
- 6 we don't have an inmate write a To/From for us and
- 7 then have the inmate sign it and put it in the
- 8 investigation.
- 9 Q Okay. What you're telling me, I guess, is that you're
- 10 getting two different stories. Is that right? You
- 11 got two different stories?
- 12 A Two different stories from him.
- 13 Q Okay.
- 14 A And I followed the more believable story. And when I
- 15 talked to the inmate Porters that were up in the
- 16 Hospital, they sort of, like they sort of made it
- 17 Look like what he was saying about going to and from
- Chow was bullshit excuse the language okay, and
- 19 that there was an altercation that happened on the
- 20 Company.
- 21 Q Okay. But they didn't confirm that?
- 22 A They didn't come out and say it. No. All they said
- is, "Sergeant Cross, what happens on the Company,
- 24 that's it's not important." They wouldn't answer
- any questions about it, which leads me to believe that

- they don't wanna be labeled as a rat.
- Q Okay. You think if a couple officers smacked this guy
- 3 around that they would tell you that?
- 4 A Those guys, at this point in time? Yes. I do. With
- 5 what's going on in the facility right now, yes. I do.
- 6 And if they would have, then we would have had to
- 7 pursue it differently. You'd be finishing the
- 8 investigation.
- 9 Q If you're getting contrary stories from somebody,
- 10 doesn't it make sense to take a written statement?
- II A If they're believable.
- 12 Q Well, if somebody's giving you two stories, they can't
- 13 both be believable.
- 14 A Correct. And when I went when I the thing the
- 15 way I validated it is, I went to the inmates and the
- inmates said there was nothing that happened in the
- 17 hallway going to and from Chow.
- 18 Q That's not what they're telling me they told you.
- 19 A The Porters?
- 20 Q So if, in fact, they said that, there's no
- 21 documentation of it. Is that correct?
- 22 A Correct. There is no documentation.
- 23 Q So you could tell me they told you anything. Right?
- 24 A Yeah. I suppose I could.
- 25 Q Okay.

* Smith ji

14

- I A I'm not that type of person, but I suppose I could.
- 2 Q Right. I've got signed statements from them telling
- 3 me something different. You never talked to any staff
- 4 about this?
- 5 A No. I did not.
- 6 Q So that part of the complaint, you just blew that off?
- 7 A I didn't have any staff members to go to talk to.
- 8 Q Okay.
- 9 A I don't know who was in the hallway at that time.
- 10 Q Okay. You don't know who worked on that Block?
- 11 A The Block, I could have got a 1st and 2nd man, but he
- 12 said it took place in the hallway.
- 13 O Okay. Did you ever check with the 1^{2t} or 2^{2t} man to see
- 14 if anybody had seen these injuries and what date they
- 15 appeared on the inmate?
- 16 A No. I did not.
- 17 Q Did the inmate toll you that he initially reported
- this during sick call on the 6^{th} ?
- 19 A No. He reported it on the 7th during sick call.
- 20 That's the day I got called down.
- 21 Q Did he tell you that he reported it on the 6th to the
- 22 nurse making rounds on the Company?
- 23 A No. He did not.
- 24 Q That nurse ever report anything, that you're aware of?
- 25 A Nothing to me. No.

16

- 1 Q Okay. Did you attend the Tier hearing?
- 2 A I attended the IPC hearing.
- 3 Q Okay. Did you testify at the Tier hearing?
- 4 A Yes. I did.
- 5 Q Okay. Now let me get this straight. You wrote the
- 6 guy a ticket I wanna make sure I have this correct.
- You wrote him a ticket for not reporting an incident
- 8 of fighting?
- 9 A Correct.
- 10 Q Okay. What made you believe he was fighting?
- II A Because he said he got involved in an altercation on
- 12 4-Company with inmates because they thought he was
- Joyce Mitchell's boy toy.
- 14 Q All right. Were there any other inmates on the
- 15 Company injured?
- 16 A Not that I know of.
- 17 Q Did you check?
- 18 A No.
- 19 Q Why didn't you check?
- 20 A 'Cause it was, like, three or four days later.
- 21 Q Okay. Well, he still had injuries. So you made no
- 22 effort to check to see if anybody else had injuries?
- 23 A On the Company? I went down to the Company and looked
- 24 at a couple of inmates themselves down there. Checked
- 25 hands. Talked to a couple of inmates down there.

ATTORNEY VIEWING ONLY

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- Okay. Did you talk to any of the officers? 2 0
- 7 There wasn't - there was just the 1st and 2st men were
- 4 on the Block.
- 5 Did you talk to them? Q
- No. I didn't want them to know what I was there for. 6
- Okay. Those officers that worked the Block have a 7
- pretty good idea what's going on down there? 8
- Yes and no. Depends on the staff. 9
- 10 Okav.
- We got a lot of new staff. I don't think they know 11
- 12 these inmates individually.
- Okay. You would think that they would know if an 13
- 14 inmate on their Block was injured. Right?
- You would hope that they would know that, at this 15
- 16 point in time.
- But you didn't check? 17
- 18 No. I did not. Ά
- 19 Now, you attended the IPC hearing?
- 20 Yes. I did. A
- 21 Did this inmate say, at the IPC hearing, that he was
- 22 assaulted by staff?
- 23 I don't recall, but I'm not positive.
- 24 Okay. Did he also say, during that hearing, that when
- 25 you brought up the business about him being assaulted

- by another inmate, did he say that he had told you a
- 2 number of times that that's not correct?
- 3 A No. Not that I remember.
- 4 Q Okay. Well, I listened to the tape and that's what he
- 5 said.
- 6 A Okay.
- 7 Q So, I don't understand this is what I'm looking at
- 8 here. I don't understand how you can just write that
- 9 allegation off when we don't know when, where, or how
- 10 he was injured. I don't understand how you can write
- II that off. That's what I'm looking for an explanation
- 12 for.
- 13 He claimed it in the Tier hearing on the ticket.
- He claimed it again in the IPC hearing. He claimed it
- to you and he claimed it to me. Now regardless of
- any other claims he may or may not have made. But
- he's saying he never said inmates assaulted him.
- That's what he's telling me.
- 19 A He told me he was.
- 20 Q So, in light of the fact that he's saying, on numerous
- 21 occasions, that staff assaulted him, you did noting
- 22 with that allegation. Is that correct?
- 23 A He told me one specific allegation, that he got
- 24 assaulted going to Chow.
- 25 Q Okay. But he said again, during his -



I don't remember. 1 2 - Tier hearing and during the IPC hearing that, specifically, he was assaulted by staff. And this is 3 what I'm dealing with here. No where do you even 1 address that except almost as an ancillary incident in 5 here. We just go to, another inmate beat him up, and 6 then you didn't even follow through on that. So I'm 7 looking for an explanation. 8 MR. SCHAEFER: Could we get a short break? 9 MR. WEISHAUPT: Yeah. 10 MR. SCHAEFER: Thank you. H (A brief recess was taken in the record.) 12 BY MR. WEISHAUPT: (Continued) 13 When you get an investigation like this - and, 14 0 obviously, you initiated this one based on what the 15 nurse told you - is there a time frame to complete 16 17 these? Yeah. He wants it done, usually, ASAP. Usually that 18 A day. Or sooner. The Captain wants that to follow up. 19 Did you ever take longer than that to do one? 20 21 Α Nope. Did you ever say to the Captain, "I don't know what's 22 0 going on here. I need further investigation?" 23 There's no way - there's no way I can go to the 24 Α 25 Captain and say that. There's no way I can go to the

Captain and say that. Based off the information that he gave me - okay - based off the information - he 7 didn't give me any what the officer looked like, or 3 what an officer looks like. Whether he was black, white, Hispanic, whether he was tall, short, fat, 5 whether it was a male or female. He didn't say 6 anything at all. All he said is that he got beat up going to Chow in the Company. 8 No other inmates on that Gallery, when I 9 interviewed those Porters, said to me that anything 10 happened in that hallway. And I know, from past 11 experiences, that an immate's not gonna get beat up in 12 that hallway, in that situation, 'cause the other 13 inmates wouldn't allow it. 14 We would have had a major level, we would have 15 had a major disturbance, and the immates would have 16 taken over, tried to take over that area. They're not 17 gonna let staff do that to an inmate in the hallway. 18 Based off that -19 Should I imply from that that they do it someplace 20 Q else? 21 No. No. I didn't mean it that way. No. 22 A apologize. No. I did not. 23 24 Okay. I'm just saying, in a hallway, if there's - inmates 25 A

1		control the hallways. 'Cause there's 35, 50 inmates
2		in a group going to and from Chow, and we've got one
3		Escort Officer, maybe two officers at that gate area.
4		Two, maybe three or four at the most. At that gate
5		area. He can't identify any of those inmates or
6		officers that are standing there? He can't tell me is
7		the guy is six-foot-two with a bald head and sleeves
8		rolled up, or that he has chewing tobacco in his
9		mouth, or that it was a male or female that was
10-		standing next to him?
11	Q	What did the inmate that he said he got in the
12		altercation with look like?
13	A	He didn't. He said he got jumped by a bunch of
14		inmates on the Company.
15	Q	Okay.
16	A	That's what he told me. Now, based off of what he
17		told me, and the time frame that I've got to do this
18		plus run the Hospital and stuff, I don't have the
19		luxury of a two to three-week investigation to do
20		this. And I went and did as much as I could as quick
21		as I could to get this thing taken care of with those
22		Porters. The Porters, I just got lucky that those
23		Porters were in the Hospital at the time. And we
24		don't take written statements.
25	0	When did you go to the Company and interview the

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inmates there?

2	Ą	That	afternoon.	That	•••	later	on	that	morning.	
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- 3 Q But given that you normally don't get written
- 4 statements, do you document who you talk to in any
- 5 way?
- $\hat{6}$ A No. I know that we don't 'dause it's going to the
- 7 inmate. I don't want that inmate to get a copy of
- 8 that. That might jeopardize the safety and security
- of the other inmates that I dealt with.
- 10 Q Do you write it some place else, something that the
- inmate won't get?
- 12 A No. It's not a common practice in our facility to do
- 13 that.
- 14 Q Okay.
- 15 A I'm just saying, with the information that he gave me,
- when I spoke to those Company Porters, inmates, and
- they're telling me that this didn't happen in the
- hallway, that pretty much and that's the only thing
- 19 he told me about how he got assaulted. Okay?
- 20 Of course, he looks at me totally different than
- 21 he looks at you when he's when somebody's when
- he's doing an investigation. He's not looking at us
- 23 both the same way. You go down with my uniform on, I
- go down with your suit and tie on, he's gonna look at
- 25 us totally different.

23

from.

(Proceedings

	CPOSS)	A Property			23 3 3
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- 1 O Okay. All right? I'm just saying - I mean, I'm not trying Α to say - i'm not trying to be a wise guy here, sir. 3 But he gave me information. I took that information 4 and went as far as I could go with it. 5 Okay. 6 Okay? I'm not saying that I shouldn't have probably 7 got staff names and numbers, but he didn't give me 8 staff names and numbers to do those investigations 9 with. 10 Okay. The problem -11 And I'll say something else. If there was something 12 that came up, this would have been forwarded to the 13 Captain and he would have handled it with the proper 14 channels. 15 Okay. The bottom line here is, you didn't do any 16 0 investigation at all, did you? 17 I did what he told me to do 18 A MR. SCHAEFER: Who's "he?" 19 THE WITNESS: The inmate. 20 You did what the inmate told you? 21 0 I did - I did what the inmate gave me information 22 Λ.
- Okay. But you didn't really investigate anything.
 You didn't go talk to staff?

- I A No. I didn't. No.
- 2 0 You didn't go talk to other inmates?
- 3 A I did talk, I talked to other inmates.
- 4 O You talked to the Porters that were present in the
- 5 Hospital.
- 6 A Correct.
- 7 Q And you said you went down to the Gallery, but you
- 8 never talked to any staff.
- 9 A I didn't have any staff members to talk to.
- 10 Q Okay. Did you check the log books to see who was
- 11 working?
- 12 A No. I did not.
- 13 Q Okay. So this just ended. Okay? Now, later, the
- 14 inmate continued to claim that he was assaulted by
- 15 staff.
- 16 A Not to me.
- 17 Q You were present at the IPC hearing?
- 18 A I might have been present at the IPC hearing but he
- 19 could have been talking he didn't tell I don't
- 20 recall what happened at the hearing.
- 21 Q He said it on tape.
- 22 A Okay.
- 23 Q He said it to the Hearing Officer, that he didn't
- 24 understand if there was a mis-communication regarding
- 25 what had happened. He said he never claimed he was

	assaulted by immates. He claimed he was assaulted by
	officers, and that, in fact, he was assaulted by
	officers. That's what he said in the hearing.
	Now, we know he said that at the Tier hearing,
Ÿ	because the person conducting the hearing forwarded
	his complaint to the Captain and Lieutenant. So we
•	know he claimed it there again. And we know he filed
	a grievance saying he was assaulted by officers.
	So I'm just - I'm looking at this whole thing,
	and it's not just your documentation either. It's
	other documentation. So, basically, you took the
	information he gave you, you put it on paper, and that
	was the end of it?
A	Pretty much. Yes, sir.
	MR. WEISHAUPT: Okay. I'm done.
	MR. SCHAEFER: Let me talk to Sergeant
	Cross.
	MR. WEISHAUPT: Okay.
	(A brief recess was taken in the record.)
BY MR.	WEISHAUPT: (Continued)
Q	I've got one quick question before we close this. Do
	you know what happened to the ticket you wrote?
A	No idea. I know he got put in IPC. I got no idea
	what happened to the ticket. I never looked up on it.
	That's in the Tier hearing and the Lieutenant's hands.
	BY MR.

1	Q.	Ökay.
2	A.	I honestly don't remember him saying anything when we
3		were at the hearing.
4	Q	Okay.
5	Α	The question that I have is, with everything that we
6		have to do in the course of our duties as supervisors,
7		we have to take the shortest possible route to get an
8		investigation done. Like I said, hey, if he had come
9		up and identified a staff member or something, you
10	•	know what? I would have turned that over, 'cause I
11		don't want staff members like that working at our
12		facility.
13		Maybe there was something that I could have added
14		into that thing that would have been a lot better, as
15		far as names and numbers, but I'm protecting those
16		inmates that did - that I did talk to, for their
17		safety and security too.
18		With what he gave me, and with the plan that we
19		have for doing investigations, is the reason that was
20		done in that manner. Okay? Now, if I had - if we had
21		a sergeant that could go around and just do
22		investigations for this kind of stuff, claims
23		investigations, that kind of stuff, it would probably
24		be a little bit more in depth to it if we didn't have
25		normal duties during the day.

27

1	But I'm running four floors of the Hospital.
2	Supervising 30 to 40 officers as well as hundreds of
3	inmates, some of them mentally unstable. Plus
4	civilian staff. So - I'm not using that as an excuse.
5	I'm not using it as an excuse.
6	All I'm saying is, when this happens, they want
7	you to take care of it and get it done. And the
8	information he gave - had he given me other
9	information, had those Porters said, "Yeah. Something
10	happened," I would have went back downstairs and said,
11	"Okay, listen. I got some people saying something
12	happened. What's this inmate look like? What's the
13	officer look like?"
14	But when I spoke to him, he did not give me any
15	information other than that he got beat up going to
16	Chow, by an officer, in that Company, in front of that
17	gate, and by D-Block. And I'm telling you, that
18	doesn't happen at Clinton.
19	MR. WEISHAUPT: Okay. I'm finished.
20	(Whereupon, the examination of JOHN CROSS,
21	in the above-entitled matter, was concluded at
22	9:50 a.m.)
23	
24	
25	

INDEX TO EXHIBITS

STATE'S	DESCRIPTION	FOR ID
i	To/From	2
2	Eight Photographs	5

CERTIFICATION

I, CYNTHIA SCHULTZ, a Shorthand Reporter and Notary Public in and for the State of New York, do hereby CERTIFY that the foregoing record taken by me at the time and place as noted in the heading hereof is a true and an accurate transcript of the same, to the best of my ability and belief.

ATTORNEY VIEWING ONLY

Cynthia Schultz

DATED: 10/19/15

UUNT WENT IN

THE FOLLOWING EMPLOYEE IS TO BE ORDERED IN and is to report in Class "A" uniform. The employee being notified may have personal counsel or union representation present during this interrogation, in accordance with Directive 0102:

Employee to be ordered in: Sgt. John Cross

Location: Building 2, State Campus, Albany, NY

Date and Time: Thursday October 15, 2015

Investigator: S/I Stephan F. Weishaupt

Once the employee is officially notified, please ensure that the employee is provided a copy.

*Return copy by fax to the Albany Office of Special Investigations at (518) 485-1821 or

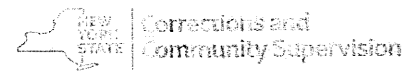
PDF to the Office of Special Investigations at: SpecialInvestigations@doccs.nv.gov

Please be advised, a stenographic record will be created.

Name and Title of person notifying employ	
Print Name/Title:	Signature:
rate employee was notified:	Time notified : am/pm
Employee:	Title:
(Print) Employee Signature:	(Print)

The original signed "24 Hour Notification" will be retained by the D.S.S., and turned over to the Office of Special Investigations Investigator.

^{*} If the original notification is by telephone, the person placing the call to the employee shall have the employee sign the notification no later than the first day he or she returns to work following telephone notification.



ANDREW MICLIFIMO Governor

ANTHONY J. ANNUCC! Acting Commissioner

OFFICE OF SPECIAL INVESTIGATIONS "24 HOUR NOTIFICATION" (NYSCOPBA)

TO:	Michael A. KirkPatrick, Superintendent, Clinton CF					
FROM:	Stephen J. Maher, Chief					
SUBJECT	: Official Notification of Questioning					
JATE:	10/06/15					
investigationing	by the employee identified by C.O.B./A.S.A.P, that they will be questioned as part of an official in by the Office of Special Investigations. g Regarding (Check all that apply); include when possible on or about date and time: of Force					
	EA Complaint					
	Duty Arrest					
Fal	se Documents					
Ele	etronic Device					
Ord	ler of Protection					
XX Oth	er (Describe; include on or about date and time) Assault investigation on 07/07/15.					
VIII.						



Corrections and Community Supervision

ANDREW M. CUOMO Governor ANTHONY J. ANNUCCI Acting Commissioner

NEW YORK STATE DEPARTMENT OF CORRECTIONS & COMMUNITY SUPERVISION OFFICE OF SPECIAL INVESTIGATIONS REPORT OF INTERVIEW

NAME: MATTIEW BLIRKS	I.G. CASE#: //83-15
IDENTIFICATION:	SS# or DIN#: 1445477
DATE: 8/7/15 TIME: 1015 Am	LOCATION: CLINTON CF
INVESTIGATOR: WEISHBURT	_

I HAVE BEEN AT CLINTON CE SINCE FEBRUARY ON 7-5-15 I WAS HOUSEDIC-4-40, I WAS LEAVING THE BLOCK TO GO TO EVENING MEAL, I DIDN'T HAVE MY ID CARD SO I WAS SENT BACK TO MY CELL. ED ME, THE OTHER AROUND AND PUNCHED ME IN THE FACE. NOLAN TOLD HIM NOT TO PUNCH ME IN THE HEAD ONLY IN TH OFFICER PUSHED ME INTO THE WALL AND THEN BACKED OUT I PUT IN FOR MEDICAL THE IT WAS A WEEKEND KING ROUNDS THAT I WAS ASSAULTED TOUDING TO LEAVE THINGS BE DOCUMENTED